Exhibit 11 Filed Under Seal

Cass 8 2202-vcv009293VIPSGADSoction center 1:41-68-1File ite 01/0823/0421 Prage 21 of f38 Page 41 De #155322

1 2 3 4 5 6 7 8 9 10	Ekwan E. Rhow - State Bar No. 174604 erhow@birdmarella.com Marc E. Masters - State Bar No. 208375 mmasters@birdmarella.com David I. Hurwitz - State Bar No. 174632 dhurwitz@birdmarella.com Kate S. Shin - State Bar No. 279867 kshin@birdmarella.com Christopher J. Lee - State Bar No. 322140 clee@birdmarella.com Jong-min Choi - State Bar No. 329474 jmchoi@birdmarella.com Joyce J. Choi - State Bar No. 256165 jchoi@birdmarella.com BIRD, MARELLA, BOXER, WOLPERT, DROOKS, LINCENBERG & RHOW, P.0 1875 Century Park East, 23rd Floor Los Angeles, California 90067-2561 Telephone: (310) 201-2100	NESSIM, C.
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12	Attorneys for Defendant Samsung Electronics Co., Ltd.	
13		
14	UNITED STATES DISTRICT COURT	
15	CENTRAL DISTRICT OF CALIFORNIA	
16		
17	NETLIST INC., a Delaware corporation,	CASE NO. 8:20-cv-00993-MCS-ADS
18	Plaintiff,	DEFENDANT SAMSUNG
19	vs.	ELECTRONICS CO., LTD.'S STATEMENT OF GENUINE DISPUTES OF MATERIAL FACT
20	SAMSUNG ELECTRONICS CO.,	DISPUTES OF MATERIAL FACT
21	LTD., a Korean corporation,	[Filed Concurrently with (1) Defendant's
22	Defendant.	Opposition; (2) Defendant's Separate Statement of Additional Material Facts; (3) Defendant's Evidentiary Objections
23		(3) Defendant's Evidentiary Objections to Declarations; (4) [Proposed] Order (5) Declaration of Hyeoksang Yoo and (6)
24		Declaration of Hyeoksang Yoo and (6) Lee Declaration].
25		Assigned to Hon. Mark C. Scarsi
26		Courtroom 7C
27		
28		
	3742594 2	Case No. 8:20-cv-00993-MCS-ADS

DEFENDANT SAMSUNG ELECTRONICS CO., L'TD.'S STATEMENT OF GENUINE DISPUTES OF MATERIAL FACT

1	PLAINTIFF'S ALLEGEDLY	DEFENDANT'S RESPONSE AND
2	UNDISPUTED FACT AND	SUPPORTING EVIDENCE
3	SUPPORTING EVIDENCE	
4		of nonfulfillment continued, and Netlist
5		was subject to the cap on how much it
6		could order from Samsung. See Choi Decl. ¶
7		3, Exh. 2 (Paik Ki Hong deposition
8		testimony) at 48:19-50:6, 54:24-55:10; ¶ 14,
9		Exh. 13 at NL004680 ("2016/early 2017
10		limited allocation support" "Need monthly
11		allocation increased to \$5M per month").
12		
13		Moreover, this statement is not supported
14		by admissible evidence. <i>See</i> Samsung's
15		evidentiary objections to paragraph 3 of the
16		declaration of P.K. Hong.
17	72. In 2016, Netlist purchased	Undisputed
18	approximately \$9 million worth of NAND	
19	and DRAM from Samsung.	
20		
21	C.K. Hong Decl. ¶ 8	
22	73. In the first half of 2017, Samsung's	Undisputed
23	supply of NAND and DRAM to Netlist	
24	was approximately \$16 million.	
25		
26	C.K. Hong Decl. ¶ 8	
27	74. On March 16, 2017, Samsung	Undisputed as to content of document.
28		

37425942 42 46 Case No. 8:20-cv-00993-MCS DEFENDANT SAMSUNG ELECTRONICS CO., LTD.'S STATEMENT OF GENUINE DISPUTES OF Case No. 8:20-cv-00993-MCS-ADS